

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO.                        | FI   | LING DATE  | FIRST NAMED INVENTOR    | ATTORNEY DOCKET NO.          | CONFIRMATION NO |
|--|------|------------|-------------------------|------------------------------|-----------------|
| 10/789,603                             | C    | 2/27/2004  | Ron O. Gery             | 60001.0319US01/MS#<br>304990 | 9054            |
| 7                                      | 7590 | 07/14/2006 |                         | EXAMINER                     |                 |
| Leonard J. Ho                          |      |            | WASHBURN, DANIEL C      |                              |                 |
| Merchant & Gould P.C.<br>P.O. Box 2903 |      |            |                         | ART UNIT                     | PAPER NUMBER    |
| Minneapolis,                           |      | 402-0903   | 2628                    |                              |                 |
|  |      |            | DATE MAILED: 07/14/2006 |                              |                 |

Please find below and/or attached an Office communication concerning this application or proceeding.

|   |   | Application No.   | Applicant(s)   |  |  |  |  |  |
|---|---|---|--|--|--|--|--|--|
|   |   | 10/789,603  | GERY ET AL.  |  |  |  |  |  |
|   | Office Action Summary   | Examiner  | Art Unit   |  |  |  |  |  |
|   |   | Dan Washburn  | 2628   |  |  |  |  |  |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  |   |   |  |  |  |  |  |  |
| WHIC - Exten after: - If NO - Failur Any re   | DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DA sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tim  rill apply and will expire SIX (6) MONTHS from  cause the application to become ABANDONEI | I. nely filed the mailing date of this communication. D (35 U.S.C. § 133). |  |  |  |  |  |
| Status  |   |   |  |  |  |  |  |  |
| 1)🖂   | Responsive to communication(s) filed on 18 Ap   | <u>oril 2006</u> .  |  |  |  |  |  |  |
| 2a) <u></u> □   | This action is <b>FINAL</b> . 2b)⊠ This action is non-final.  |   |  |  |  |  |  |  |
| -   | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is   |   |  |  |  |  |  |  |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.   |   |   |  |  |  |  |  |  |
| Dispositi   | on of Claims  |   |  |  |  |  |  |  |
| 4)⊠ Claim(s) <u>1,2,4-12 and 14-22</u> is/are pending in the application.   |   |   |  |  |  |  |  |  |
|   | 4a) Of the above claim(s) is/are withdrawn from consideration.  |   |  |  |  |  |  |  |
|   | 5) ☐ Claim(s) is/are allowed.   |   |  |  |  |  |  |  |
| •   | ☑ Claim(s) <u>1,2,4-12 and 14-22</u> is/are rejected.<br>☑ Claim(s) is/are objected to.   |   |  |  |  |  |  |  |
| •   | Claim(s) are subject to restriction and/or  | r election requirement.   |  |  |  |  |  |  |
|   |   |   |  |  |  |  |  |  |
|   | on Papers   |   |  |  |  |  |  |  |
| , —   | The specification is objected to by the Examine   |   | d to by the Everiner   |  |  |  |  |  |
| 10) ☐ The drawing(s) filed on <u>27 February 2004</u> is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  |   |   |  |  |  |  |  |  |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). |   |   |  |  |  |  |  |  |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  |   |   |  |  |  |  |  |  |
| Priority u  | nder 35 U.S.C. § 119  |   |  |  |  |  |  |  |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:  |   |   |  |  |  |  |  |  |
|   | 1. Certified copies of the priority documents have been received.   |   |  |  |  |  |  |  |
|   | 2. Certified copies of the priority documents have been received in Application No  |   |  |  |  |  |  |  |
|   | 3. Copies of the certified copies of the priority documents have been received in this National Stage   |   |  |  |  |  |  |  |
| application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.   |   |   |  |  |  |  |  |  |
| 3   | ee the attached detailed Office action for a list   | or the certified copies not receive   | su.  |  |  |  |  |  |
| Attachment  | i(s)  |   |  |  |  |  |  |  |
|   | e of References Cited (PTO-892)   | 4) Interview Summary  |  |  |  |  |  |  |
| 3) Inform   | e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date  | Paper No(s)/Mail Da<br>5)  Notice of Informal P<br>6)  Other:   | are Patent Application (PTO-152)   |  |  |  |  |  |

#### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments, see pages 13 and 14, filed 4/18/06, with respect to the rejection(s) of currently amended claim(s) 1 and 9 under 35 U.S.C. 102(b) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Applin et al. (US 2003/0154470).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 4, 7-10, 14, 15, and 18-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ward et al. (US 6,670,964) in view of Applin et al. (US 2003/0154470).

As to claims 1, 2, and 14, Ward describes a method for enabling an application program configured for use with a display device having a lower pixel density to utilize a display device having a higher pixel density, the method comprising: receiving from an application program a call directed toward an application programming interface for performing a screen input or output function, the call including one or more parameters; in response to receiving the call, determining whether the application program is configured for use with the display device having the lower pixel density or the display

device having a higher pixel density; in response to determining that the application program is configured for use with the display device having the lower pixel density, scaling the parameters for the higher pixel density display device and calling the application programming interface with the scaled parameters; and calling the application programming interface without scaling the original parameters in response to determining that the application program is configured for use with the display device having a higher pixel density. For example, Ward describes a method and apparatus that looks at the required resolution of a system, which is also considered an operating system or application program, and compares it to the resolution of a display device. If the resolution of the display device is not the same as the resolution of the system then the apparatus scales the display parameters of the system so that the image is presented on the entire screen of the display device column 2 lines 17-31. Ward discloses, as one example, a system that can be presented on a display device with a maximum resolution of 1024x768 pixels. The problem is the system has an attached display device that has a resolution of 1280x1024 pixels. The system, or application program, was originally designed to operate on a display device with a lower pixel density as the system was designed for a standard size monitor with a maximum resolution of 1024x768. Ward's invention allows the system to operate on a display device with a higher pixel density as newer standard size monitors have a resolution of 1280x1024, which means the same size monitor has a higher pixel density column 5 lines 7-15. Ward offers an example scenario where the active mode resolution of the program is 640x480 pixels, but the native resolution of the display device is fixed at

1024x768. Using Ward's invention the system is able to scale the 640x768 pixel display so that it fits the 1024x768 display, which makes the system compatible with lower pixel density display devices as well as higher pixel density display devices column 15 lines 43-58. Figure 1 describes computer-display system 100 with automatic resolution detection capability. System 100 includes system graphics upscale and/or centering logic block 304. System graphics upscale and/or centering logic block 304 receives a call from the application program; in this case the display resolution block 302 initiates the call that communicates the required display resolution. The call is directed at the application programming interface between the system and the monitor, such as video controller 213 of Figure 18, but it is intercepted by the computer-display system 100. System graphics upscale and/or centering logic block 304 passes the required resolution information on to system output resolution block 308, which sends the information to mode detection and scaler control block 312. Mode detection and scaler control block 312 receives the call and determines if the system is configured for use with a display device that has a lower pixel density than the currently attached display device or if the system is configured for use with the higher pixel density of the currently attached display device. If the native resolution of the display device is the same as the display resolution of the system, then all the parameters sent from the system to the application programming interface are sent through unmodified, but if the scaler control block 312 determines that the native resolution of the monitor is different than the resolution of the system, then scale factor control data is sent to the monitor side upscale and/or centering logic and buffers block 314, which scales the low resolution

image data before it is sent to the display device so the image spans the full screen of the high resolution display device column 2 lines 53-67 and column 3 lines 1-33.

Ward doesn't describe that determining whether the application program is configured for use with a display device having the lower pixel density or the display device having a higher pixel density comprises: examining a property of the application program to determine a software development kit (SDK) version number against which the application program was compiled, and determining whether the application program is configured for use with the display device having the lower pixel density or the display device having the higher pixel density based on the version number.

However, Applin describes a system and method of generating application programs where a software development kit is used to create each application program. Applin further describes that the software development kit includes a time stamp module, and the time stamp module is used to embed a time stamp within objects generated by the SDK. The embedded time stamp is used to verify that the objects have been generated by the same version of the SDK (paragraphs 0006, 0013, 0014, and 0030). It would have been obvious to one of ordinary skill in the art at the time of the invention to include in Ward the method of storing an SDK version number (based on which SDK version the application was compiled against) with each created application program, as taught by Applin, in order to create an easy and failsafe way for the system to determine if the application program is compatible with the current system settings. The advantage of using the version number of the SDK that was used to compile the application program to determine the application's version rather requiring

Page 6

Art Unit: 2628

the system to provide the necessary resolution information for each application is that the version number is commonly included among all application programs and Ward's computer-display system 100 can simply check the version number to decide which resolution best suits the system rather than requiring the system to send the resolution information to the computer-display system 100, which may lead to miscommunication errors and incorrect interpretation of the required resolution.

Regarding claims 4 and 15, Ward describes a method further comprising in response to determining that the application program is configured for use with the display device having the lower pixel density, receiving one or more return parameters from the application programming interface, scaling the return parameters for the lower pixel density display device, and returning the scaled return parameters to the application program. For example, Ward describes the process of scaling all image data as needed before any information is sent from the system to a display device column 5 lines 20-33. In order for the system and display device to effectively communicate using the computer-display system 100 of Figure 1 as a communication means it is inherent that the computer-display system 100 inversely scales all return parameters sent from the application programming interface, or video controller 213 of Figure 18, to the application program, or system. If parameters were scaled for display but return parameters were not inversely scaled before they were returned to the system then the system would not be able to correctly interpret commands sent from the application programming interface.

With regard to claims 7 and 8, Ward describes a computer-controlled apparatus and a computer readable medium having computer-executable instructions stored thereon which, when executed by a computer, will cause the computer to perform the method described in the rejection of claim 1. For example, Ward offers computer-display system 100 of Figure 1, which is a logic circuit, also considered a computer-controlled apparatus, and comprises a computer readable medium having computer-executable instructions stored thereon.

Concerning claim 9, Ward discloses a computer system configured to enable an application program created for use with a display device having a lower pixel density to utilize a display device having a higher pixel density, the computer system comprising: a central processing unit; a display device having a higher pixel density; and a memory operative to store an operating system for execution on the central processing unit, an application program for execution on the operating system and created for use with a display device having a lower pixel density, an application programming interface for performing input and output operations to the display device, and a translation layer for intercepting calls by the application program to the application programming interface, for scaling the calls to the display device and for calling the application programming interface with the scaled parameters. For example, Ward offers Figure 18, which illustrates a computer system configured to enable an application program created for use with a display device having a lower pixel density to utilize a display device having a higher pixel density, the computer system comprising: CPU 200, flat panel display 215, memory 204, which is operative to store an operating system, and which includes an

application program for execution on the operating system and created for use with a display device having a lower pixel density column 5 lines 8-15, an application programming interface for performing input and output operations to the display device, in this case the video controller 213, and a translation layer for intercepting calls by the application program to the application programming interface, for scaling the calls to the display device as needed, and for calling the application programming interface with either the scaled parameters or the original parameters, in this case computer-display system 100.

Ward doesn't describe a system wherein the transitional layer is further operative to determine whether the application program is configured for used with the display device having a higher pixel density comprises examining a property of the application program to determine a software development kit version number against which the application program was compiled and determining whether the application program is configured for use with the display device having the lower pixel density value of the display device having a higher pixel density value based on the version number.

However, Applin describes a system and method of generating application programs where a software development kit is used to create each application program. Applin further describes that the software development kit includes a time stamp module, and the time stamp module is used to embed a time stamp within objects generated by the SDK. The embedded time stamp is used to verify that the objects have been generated by the same version of the SDK (paragraphs 0006, 0013, 0014, and 0030). It would have been obvious to one of ordinary skill in the art at the time of

the invention to include in Ward the method of storing an SDK version number (based on which SDK version the application was compiled against) with each created application program, as taught by Applin, in order to create an easy and failsafe way for the system to determine if the application program is compatible with the current system settings. The advantage of using the version number of the SDK that was used to compile the application program to determine the application's version rather requiring the system to provide the necessary resolution information for each application is that the version number is commonly included among all application programs and Ward's computer-display system 100 can simply check the version number to decide which resolution best suits the system rather than requiring the system to send the resolution information to the computer-display system 100, which may lead to miscommunication errors and incorrect interpretation of the required resolution.

With regard to claim 10, Ward describes a computer system wherein the translation layer is further operative to determine whether the application program is configured for use with the display device having a higher pixel density and to call the application programming interface without scaling the parameters in response to determining that the application program is configured for use with the display device having a higher pixel density. For example, Ward describes that at logic block 312 (of computer-display system 100 of Figure 1) the apparatus detects whether the resolution produced by the system flat panel display controller is the same as the native flat panel display resolution, if the resolution is the same then the system bypasses the scaling logic and sends the information to the display in its original form column 5 lines 15-27.

With regard to claims 18 and 19, Ward describes a computer-controlled apparatus and a computer readable medium having computer-executable instructions stored thereon which, when executed by a computer, will cause the computer to perform the method described in the rejection of claim 1. For example, Ward offers computer-display system 100 of Figure 1, which is a logic circuit, also considered a computer-controlled apparatus, and comprises a computer readable medium having computer-executable instructions stored thereon.

As to claims 20-22, Ward doesn't describe a system or method wherein determining whether the application program is configured for used with the display device having the lower pixel density or the display device having the higher pixel density based on the version number comprises determining whether the application program is configured for use with the display device having the lower pixel density or the display device having the higher pixel density based on the version number wherein if the version number is greater than or equal to a predetermined value, determining that the application program is configured for use with the display device having the higher pixel density and if the version number is less than the predetermined value, determining that the application program is configured for use with the display device having the lower pixel density.

However, Applin describes a system and method of generating application programs where a software development kit is used to create each application program.

Applin further describes that the software development kit includes a time stamp module, and the time stamp module is used to embed a time stamp within objects

Application/Control Number: 10/789,603 Page 11

Art Unit: 2628

generated by the SDK. The embedded time stamp is used to verify that the objects have been generated by the same version of the SDK (paragraphs 0006, 0013, 0014). If the objects have all been created using the current SDK then all the programs run without error, but if one or more of the programs have been created by an SDK other than the current SDK then a separate program displays an error message and ends the incompatible application (paragraph 0030). It would have been obvious to one of ordinary skill in the art at the time of the invention to include in Ward the method of storing an SDK version number (based on which SDK version the application was compiled against) with each created application program, as taught by Applin, in order to create an easy and failsafe way for the system to determine if the application program is compatible with the current system settings. The advantage of using the version number of the SDK that was used to compile the application program to determine the application's version rather requiring the system to provide the necessary resolution information for each application is that the version number is commonly included among all application programs and Ward's computer-display system 100 can simply check the version number to decide which resolution best suits the system rather than requiring the system to send the resolution information to the computer-display system 100, which may lead to miscommunication errors and incorrect interpretation of the required resolution.

Application/Control Number: 10/789,603

Art Unit: 2628

Claims 5, 6, 11, 12, 16, and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ward et al. (US 6,670,964) in view of Millman et al. (US 2005/0052475).

As to claims 5, 6, 11, 16, and 17, Ward describes a computer system and method of converting the resolution of a display to match the ideal resolution of an application program, as described in the rejection of claims 1, 2, 9, and 14. Ward doesn't describe that the application program is designed to operate at the lower pixel density of 96 dots per inch or that the higher pixel density display device has a pixel density of 192 dots per inch.

However, Millman describes a method of improving the viewing of small icons and small text on high resolution displays by scaling the input to the display device. He further describes that it is known in the art that high resolution displays currently being sold can have pixel densities around 200 pixels per inch, which is considered to teach that a high pixel density display device can consist of 192 dots per inch. Millman also describes that typical lower resolution displays have a resolution of 96 pixels per inch paragraph 0004. Therefore applications that are designed to operate with lower pixel density displays are designed to operate with displays that have a resolution of 96 pixels per inch. It would have been obvious to one of ordinary skill in the art at the time of the invention to include in Ward the high pixel density of 192 dots per inch and the low pixel density of 96 dots per inch, as taught by Millman, in order to follow the standard conventions of low and high pixel density that are known in the art. The advantage of following these conventions rather than using alternative values for low

and high pixel density is that the process of converting an application program from low pixel density to high pixel density before it is displayed can easily be applied to many old programs and new monitors as commonly old programs are designed for monitors with a pixel density of 96 dots per inch and the majority of new monitors have a pixel density of 192 dots per inch.

Regarding claim 12, Ward describes a computer system wherein the translation layer is further operative to receive one or more return parameters from the application programming interface, to scale the return parameters for the lower pixel density display device, and to return the scaled parameters to the application program created for use with a display device having a lower pixel density. For example, Ward describes computer-display system 100, which is considered the translation layer, as determining if the resolution of the system needs to be scaled (at scaler control block 312), and scaling the resolution (at upscale and/or centering logic and buffers block 314) if it is determined that the resolution needs to be scaled column 5 lines 15-33. This inherently means that all return parameters sent from the application programming interface, or video controller 213 of Figure 18, to the application program, or system, are inversely scaled, as the system would not be able to correctly interpret incoming information if it was not appropriately scaled.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dan Washburn whose telephone number is (571) 272-5551. The examiner can normally be reached on Monday through Friday 8:30 a.m. to 5:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ulka Chauhan can be reached on (571) 272-7782. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

DW

7/6/06

ULKA CHAUHAN SUPERVISORY PATENT EXAMINER